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| Attorneys for Plaintiff | | |
| James R. Glidewell Dental Ceramics, Inc | | |
| d/b/a Glidewell Laboratories | | |
| LINITED STATES | DISTRICT COLIRT | |
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| CENTRAL DISTRICT OF CALIFORNIA | | |
| SOUTHERN DIVISION | | |
| JAMES R. GLIDEWELL DENTAL CERAMICS, INC. dba GLIDEWELL | Case No. SACV11-01309-DOC(ANx) | |
| LABORATORIES, a California corporation, | [PROPOSED] ORDER GRANTING JAMES R. GLIDEWELL DENTAL | |
| Plaintiff, | CERAMICS, INC.'S MOTION IN | |
| vs. | LIMINE #9 TO EXCLUDE | |
| KEATING DENTAL ARTS, INC., | TESTIMONY AND EVIDENCE RELATED TO SETTLEMENT | |
| | COMMUNICATIONS AND OFFERS | |
| Defendant. | TO COMPROMISE | |
| | Hearing | |
| AND RELATED COUNTERCLAIMS. | Date: January 28, 2013 | |
| | Philip J. Graves (SBN 153441) pgraves@swlaw.com Greer N. Shaw (SBN 197960) gshaw@swlaw.com Deborah S. Mallgrave (SBN 198603) dmallgrave@swlaw.com 350 South Grand Avenue, Suite 2600 Two California Plaza Los Angeles, CA 90071 Telephone: (213) 929-2500 Facsimile: (213) 929-2525 Attorneys for Plaintiff James R. Glidewell Dental Ceramics, Inc d/b/a Glidewell Laboratories UNITED STATES CENTRAL DISTRIC SOUTHER JAMES R. GLIDEWELL DENTAL CERAMICS, INC. dba GLIDEWELL LABORATORIES, a California corporation, Plaintiff, vs. KEATING DENTAL ARTS, INC., Defendant. | |

Date: January 28, 2013 Time: 8:30 a.m. Ctrm: 9D, Hon. David O. Carter

Pre-Trial Conf.: Jury Trial: January 28, 2013 February 26, 2013 **ORDER**

Plaintiff and Counter-Defendant James R. Glidewell Dental Ceramics, Inc.'s Motion in Limine No. 9 to exclude Defendant and Counterclaimant Keating Dental Arts, Inc. from introducing evidence, testimony, or argument related to settlement communications or offers to compromise came before the Court for hearing on January 28, 2013 at 8:30 a.m. All parties were represented by counsel.

Having considered the evidence and arguments set forth by the parties in the papers submitted and at the hearing, and for good cause shown, **IT IS HEREBY ORDERED** that: MIL #9 is **GRANTED**. Accordingly, Keating Dental Arts, Inc. shall not, in the presence of the jury, introduce evidence, testimony, or argument regarding the parties' settlement communications and offers to compromise, including but not limited to: (a) the November 17, 2011 email from Keating's counsel to Glidewell's counsel; (b) the February 2, 2012 Settlement Conference Order; (c) the February 7, 2012 letter from Glidewell's counsel to Keating's counsel; (d) the February 13, 2012 letter from Keating's counsel to Glidewell's counsel; (e) the February 15, 2012 communication from Glidewell's counsel to Keating's counsel; (f) Glidewell's March 30, 2012 Confidential Settlement Statement; and (g) the December 27, 2012 letter from Glidewell's counsel to Keating's counsel.

| Dated: | |
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Hon. David O. Carter United States District Court Judge

| Glidewell Laboratories v. Keating Dental Arts, Inc. | | |
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| United States District Court, Central, | , Case Ńo. SACV11-01309-DOC (ANx) | |

CERTIFICATE OF SERVICE

I hereby certify that on January 17, 2013, I electronically filed the document described as [PROPOSED] ORDER GRANTING JAMES R. GLIDEWELL DENTAL CERAMICS, INC.'S MOTION IN LIMINE #9 TO EXCLUDE TESTIMONY AND EVIDENCE RELATED TO SETTLEMENT COMMUNICATIONS AND OFFERS TO COMPROMISE the Clerk of the Court using the CM/ECF System which will send notification of such filing to the following:

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SNELL & WILMER L.L.P. Dated: January 17, 2013

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